	Case 3	3:13-cr-00409-K	Document 26	Filed 11	/26/13	Page	1 of 1	ΨS DESTRI	€T COURT RICT OF TEX	AS
			HE UNITED STA THE NORTHERI DALLAS		T OF TE	URT	,	FIL NOV 2	ED	
UNIT	ED STA	TES OF AMERICA)						
VS.)	CASE N	10.: 3:1)9-K (01)	STRICT COL)RT
ULISE	ES SANI	OOVAL)		į		Dep	outy	
			REPORT AND RE							
and 3 of the sub the off such of adjudg Pornog	has apport the Incorporate Manager Man	es SANDOVAL, by beared before me pure lictment. After caution and in Rule 11, charged is supported therefore recommend of the offenses of which is a violation dingly. After being	rsuant to Fed. R. Coning and examini I determined that the by an independent and that the plea of Production of Ch. of 18 U.S.C. § 22	crim.P. 11, and ULISES the guilty placed basis in fact guilty be a fild Pornograph & 1	and has e SANDO ea was kr et contain accepted, raphy and 8 U.S.C.	ntered and VAL unawledge ing each and that Posses § 22526	n plea of nder oath geable and of the e at ULISI ssion of (a)(5)(B)	guilty to Concerning d voluntary ssential electory Prepubesce	ount(s) 1 g each of and that ments of VAL be nt Child	
		The defendant is c	urrently in custody	and should	i be orde	red to re	emain in	custody.		
		The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released.								
		☐ The defen☐ I find by c☐ a danger t	rnment does not op dant has been com- lear and convincing o any other person nder § 3142(b) or (pliant with g evidence n or the cor	the curre that the d	lefendar	nt is not l	ikely to flee		
		☐ The defen☐ If the Cou	rnment opposes rel dant has not been or rt accepts this reco the Government.	compliant v					ng upon	
		Court finds there granted, or (ii) the imposed, and (B)	st be ordered detain is a substantial lik he Government ha the Court finds by se a danger to any	telihood that s recomme clear and c	nt a motion of the convincing	on for a t no se g evider	equittal ontence of the content of t	or new trial of imprison the defenda	will be ment be	
Date:	Novem	nber 26, 2013.				-a.	, //			

UNITED STATES MAGISTRATE JUDGE

NOTICE

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).